

EXHIBIT**C**

From: [Zimmerman, Sarah](#)
To: [sgant@bsflp.com](#); [charrison@bsflp.com](#); [sjones@bsflp.com](#); [mmitchell@bsflp.com](#); [batherton@bsflp.com](#); [kmoat@bsflp.com](#); [desau@carltonfields.com](#); [kgore@carltonfields.com](#); [aholman@carltonfields.com](#); [rkobert@carltonfields.com](#); [smenger@carltonfields.com](#); [ksadlo@carltonfields.com](#); [gyearick@carltonfields.com](#); [rcoffman@coffmanlawfirm.com](#); [bfox@kaplanfox.com](#); [RKaplan@kaplanfox.com](#); [mmccahill@kaplanfox.com](#); [mmoonsammy@kaplanfox.com](#); [juris@kaplanfox.com](#); [tyagman@kaplanfox.com](#); [elifvendahl@lgcounsel.com](#); [csullivan@lgcounsel.com](#); [nlacourt@lgcounsel.com](#); [Cain-Mannix@marcus-shapira.com](#); [marcus@marcus-shapira.com](#); [Hill@marcus-shapira.com](#); [DEddy@nexsenpruet.com](#); [DLynch@nexsenpruet.com](#); [CSteele@nexsenpruet.com](#); [GSurratt@nexsenpruet.com](#); [TWheeler@nexsenpruet.com](#); [RRicard@nexsenpruet.com](#); [jack.stern@cwt.com](#); [mark.singer@cwt.com](#); [Philip.iovieno@cwt.com](#); [nicholas.gravante@cwt.com](#); [gillian.burns@cwt.com](#); [elizabeth.moore@cwt.com](#); [wblechman@knpa.com](#); [srandall@knpa.com](#); [mponzoli@knpa.com](#); [dpatton@knpa.com](#); [dgermaine@sperling-law.com](#); [arodriguez@sperling-law.com](#); [jbergman@sperling-law.com](#); [mamaro@sperling-law.com](#); [pcramer@srvhlaw.com](#); [clopez@srvhlaw.com](#); [christopher.wilson@bakerbotts.com](#); [william.lavery@bakerbotts.com](#); [danielle.morello@bakerbotts.com](#); [wyatt.carlock@bakerbotts.com](#); [tschneider@schneiderwallace.com](#); [pschneider@schneiderwallace.com](#); [kbates@hausfeld.com](#); [mweiler@schneiderwallace.com](#); [gdiaz@justicia.pr.gov](#); [patrick.ahern@ahernandassociatespc.com](#); [theo.bell@ahernandassociatespc.com](#); [patrick@ttlolaw.com](#)
Cc: [Spung, James](#); [Smith, Chris](#); [Husgen, Jason](#); [Jacob, Tessa](#)
Subject: RE: In Re Pork Antitrust Litigation - Case No. 18-cv-01776-JRT-HB
Date: Thursday, June 30, 2022 5:06:08 PM
Attachments: [Triumph Amended Affirmative Defenses 6.30.22 Redline.pdf](#)
[Triumph Amended Affirmative Defenses 6.30.22.pdf](#)

Counsel,

Attached and served upon you please find Defendant Triumph Foods LLC's Amended List of Affirmative Defenses to DAP Complaints. I have also attached a redline showing changes to Triumph's previous list of affirmative defenses served on May 27, 2022.

Thank you,
 Sarah

Sarah L. Zimmerman
Attorney
 Direct: 314-345-6248
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From: Zimmerman, Sarah
Sent: Friday, May 27, 2022 4:51 PM
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Subject: In Re Pork Antitrust Litigation - Case No. 18-cv-01776-JRT-HB

Counsel,

Attached and served upon you please find Triumph Foods LLC's List of Affirmative Defenses to DAPs' amended complaints.

Thank you,
Sarah

Sarah L. Zimmerman
Attorney
she/her/hers

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